LICENSE AGREEMENT

IMPORTANT! BE SURE TO CAREFULLY READ AND UNDERSTAND ALL OF THE RIGHTS AND RESTRICTIONS SET FORTH IN THIS LICENSE AGREEMENT. YOU WILL BE ASKED TO REVIEW AND EITHER ACCEPT OR NOT ACCEPT THE TERMS OF THE LICENSE AGREEMENT. YOU ARE NOT AUTHORIZED TO USE THIS SOFTWARE UNLESS AND UNTIL YOU ACCEPT THE TERMS OF THIS LICENSE AGREEMENT.

This license agreement is a binding legal agreement between you and AutoDWG (hereinafter "Licensor")for the materials accompanying this license agreement, including the accompanying computer software, associated media, printed materials and any "online" or electronic documentation (hereinafter the "Software"). By installing the Software, you agree to be bound by the terms of this license agreement. If you do not agree to the terms of this license agreement, do not install or attempt to use the Software.

1. Grant of License

The Software is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The Software is licensed, not sold. This license agreement grants you the following rights:

A. Evaluation License.

Evaluation license is non-exclusive evaluation licenses to use the Product for evaluation purposes only. With an evaluation license the Product is fully functional except the results produced will include an AutoDWG watermark or a feature limitation, specified by the Product documentation. When using an Evaluation License, You may not use the Product to produce any Derived Works. If you use the Product in any Derived Works, you must purchase the applicable license and you may be sued for collection and punitive damages. If you do not agree to these terms, do not evaluate the Product and remove it from your computer immediately.

B. Single Developer License.

This License allows developing one Derived Work by One Developer on One computer. This license cannot float from one developer to another, in a project that uses the ActiveX control, each individual developer on the project requires a separate Single Developer License as long as they need to access AutoDWG ActiveX API.

C. Distribution License.

This License allows deployment of purchased number of Derived Works and can be re-distributed as a part of your Application to multiple end users. But at least one developer license is required for the program distribution.

D. Server License.

It is required when deploying a server or web application, each server license can be used for one server.

A "Server" shall mean a computer system, a non-user physical or Virtual computer that multiple users access or make use of, including but not limited to, terminal servers, file servers, application servers or web servers.

E. Site License.

It is for unlimited developers of the same organization and allows deploy the derived works to unlimited servers or physical locations.

2. Limitations of License

A. The License to the Software is limited to the quantities specified in each applicable Order, not by more than the number of authorized Users for which all fees have been paid by or on behalf of Licensee. Unless Licensor expressly permits a greater number.

Use of any copy of the Licensed Products shall otherwise comply with the terms and conditions in this Agreement. No copies of the Licensed Products may be installed, used or retained on any computer for which User is not (or is no longer) the primary user. Otherwise the Licensor will disable the licensed products to prevent unauthorized use of.

- B. At any type of license, your Derived Works should not compete with AutoDWG product directly.
- C. Derived Work means an application or processable code based upon the Software, or upon the Software and other pre-existing Software, such as a translation, adaptation, derivative Software, Derived Work or any other form in which the Software may be recast, transformed, or adapted including in any form recognizably derived from or including the original.
- D. Your license rights under this license agreement are non-exclusive. All rights not expressly granted herein reserved by Licensor.

3. Payments

If you have not previously paid the license fee for the Software, then you must pay the license fee within the period indicated in the applicable invoice sent to you by Licensor.

4. Support Services

The price includes 1 year of free technical supports and upgrades, and subsequence yearly major update may request license renewal fee.

5. Replacement, Modification and/or Upgrades

Licensor may, from time to time, and for a fee, replace, modify or upgrade the software. When accepted by you, any such replacement or modified Software code or upgrade to the Software will be considered part of the Software and subject to the terms of this license agreement (unless this license agreement is superseded by a further license agreement accompanying such replacement or modified version of or upgrade to the Software).

6. Termination

You may terminate this license agreement at any time by destroying all you copies of the Software. Your license to the Software automatically terminates if you fail to comply with the terms of this agreement. Upon termination, you are required to remove the Software from your computer and destroy any copies of the Software in your possession.

7. Copyright

All title and copyrights in and to the Software (including but not limited to any images, photographs, animations, video, audio, music and text incorporated into the Software), the accompanying printed materials, and any copies of the Software, are owned by Licensor or its suppliers. This license agreement grants you no rights to use such content. If this Software contains documentation that is provided only in electronic form, you may print one copy of such electronic documentation. Except for any copied of this license agreement, you may not copy the printed materials accompanying the Software.

8. Export Restrictions

You may not export, ship, transmit or re-export software in violation of any applicable law or regulation including but not limited to Export Administration Regulations issued by the U.S. Department of Commerce.

9. Disclaimer of Warranties

LICENSOR AND ITS SUPPLIERS PROVIDE THE SOFTWARE "AS IS" AND WITH ALL FAULTS, AND HEREBY DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS, IMPLIED OR STATUTORY. INCLUDING BUT NOT LIMITED TO ANY (IF ANY) IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, OF FITNESS FOR A PARTICULAR PURPOSE, OF LACK OF VIRUSES, AND OF LACK OF NEGLIGENCE OR LACK OF WORKMANLIKE EFFORT.ALSO, THERE IS NO WARRANTY OR CONDITION OF TITLE, OF QUIET ENJOYMENT, OR OF NONINFRINGEMENT. THE ENTIRE RISK ARISING OUT OF THE USE OR PERFORMANCE OF THE SOFTWARE IS WITH YOU.